PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Docket No: A9661

Kehsing J. Chou, et al.

Appln. No.: 10/664,200

Group Art Unit: 2168

Confirmation No.: 3889

Examiner: Cheyne D. Ly

Filed: September 16, 2003

For:

SYSTEM, METHOD AND SERVICE FOR MANAGING PERSISTENT FEDERATED

FOLDERS WITHIN A FEDERATED CONTENT MANAGEMENT

DECLARATION UNDER 37 C.F.R. § 1.132

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

We, Kehsing J. Chou, Basuki N. Soetarman, Robert Nelson Summers, Mimi Phuong-Thao Vo, and Alan Tsu-I Yaung, do hereby declare and state as follows:

THAT we are the co-inventors of the above-identified application (U.S. Application No. 10/664, 200);

THAT we are employed by IBM Corporation;

THAT we have reviewed the Office Action of April 5, 2007 in the above identified application and the rejections contained therein, including the rejection of claims 1-28, 31 and 32 under 35 U.S.C. § 103(a) as being anticipated by Chang et al. (U.S. Patent No. 2002/0026443; hereinafter "Chang") in view of "Messages and Codes, Version 8, Release 2" IBM Corporation (March 2003) (hereinafter "Messages and Codes").

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THAT we are responsible for the disclosure in the Messages and Codes publication being

relied on by the Examiner in the above-noted rejection; and

THAT the Federated Folder Section disclosed on page viii of the Messages and Codes

publication cited by the Examiner on page 5 of the April 5, 2007 Office Action was invented by

us.

Thus, the disclosure in the Messages and Codes publication being relied on by the

Examiner was not published "by others" since the instant application and the Messages and

Codes publication have the same inventive entities.

We declare further that all statements made herein of our own knowledge are true and

that all statements made on information and belief are believed to be true; and further that these

statements were made with the knowledge that willful false statements and the like so made are

punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States

Code, and that such willful false statements may jeopardize the validity of the application or any

patent issuing thereon.

Date: 8/30/2007

DECLARATION UNDER 37 C.F.R. § 1.132

U.S. Application No.: 10/664,200

Date: August 29, 2007

Date: August 29, 2007

Attorney Docket No.: A9661 SVL920030068US1

Alan Tsu-I Yaung